

# THE WEITZ LAW FIRM, P.A.

August 27, 2022

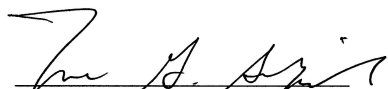
**VIA CM/ECF**

Honorable Judge Lorna G. Schofield  
United States District Court  
Southern District of New York  
40 Foley Square - Courtroom 1106  
New York, NY 10007

Application **GRANTED**. The initial conference scheduled for September 7, 2022 is **ADJOURNED to October 12, 2022, at 4:10 p.m.** By **October 5, 2022**, the parties shall file a joint letter and proposed case management plan (see Dkt. No. 9), or Plaintiff shall file any motion for default judgment pursuant to Attachment A of the Court's Individual Rules. Plaintiff shall serve a copy of this Order on Defendants and shall file proof of service by **September 2, 2022**. The conference will be telephonic and will occur on the following conference line: 888-363-4749, access code: 5583333. The time of the conference is approximate, but the parties shall be prepared to begin at the scheduled time. No further extensions will be granted absent extraordinary circumstances. The Clerk of Court is respectfully directed to close the motion at Dkt. No. 14.

Dated: August 29, 2022  
New York, New York

**Re: Keung v. Mays Beauty Salon & Spa Inc., et al.**  
**Case 1:22-cv-04466-LGS**



LORNA G. SCHOFIELD  
UNITED STATES DISTRICT JUDGE

Dear Judge Schofield:

The undersigned represents the Plaintiff in the above-captioned case matter. The Initial Pretrial Conference in this matter is currently scheduled for September 7, 2022, at 4:30 p.m., in your Honor's Courtroom. However, Defendants have not yet appeared in this matter, having been properly served through the Secretary of State [D.E. 10 & D.E. 11]. The undersigned counsel has undertaken additional efforts including follow-up courier correspondence with a copy of the Summons and Complaint to the subject facility location, and likewise Federal Express correspondence to the corporate address in order to facilitate contact from Defendants in the event the service through the Department of State was ineffectual, as they serve through Certified Mail. As such, in order to afford additional time for the Defendants to formally appear and engage in productive subsequent settlement discussions, the undersigned hereby respectfully requests a 30-day adjournment of next week's Conference to a date most convenient to this Honorable Court.

Thank you for your consideration of this second adjournment request.

Sincerely,

By: /S/ B. Bradley Weitz

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